

04-1360 HUDSON V. MICHIGAN

DECISION BELOW: unpublished (2004 WL 1366947)

LOWER COURT CASE NUMBER: 246403

QUESTION PRESENTED:

Does the inevitable discovery doctrine create a per se exception to the exclusionary rule for evidence seized after a Fourth Amendment "knock and announce" violation, as the Seventh Circuit and the Michigan Supreme Court have held, or is evidence subject to suppression after such violations, as the Sixth and Eighth Circuits, the Arkansas Supreme Court, and the Maryland Court of Appeals have held?

ORIGINAL ARGUMENT 01/09/2006 <http://www.court.gov/arguments/term2005/04-1360.pdf> ORDER OF 04/19/2006: THIS CASE IS RESTORED TO THE CALENDAR FOR REARGUMENT.

CERT. GRANTED 6/27/2005